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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/554,700	10/27/2005	Helmuth Holler	P70873US0	9652
136 IACOBSON F	7590 06/21/201 HOLMAN PLLC	EXAMINER		
400 SEVENTH STREET N.W.			MA, JAMESON Q	
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			1797	
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			06/21/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No.	Applicant(s)		
10/554,700	HOLLER ET AL.		
Examiner	Art Unit		
JAMESON Q. MA	1797		

Office Action Summary	Examiner	Art Unit					
	JAMESON Q. MA	1797					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D. - Estimations of time may be available under the provisions of 37 CFR 1.15 - If NO period for reply is appecified above, the maximum statutory period to reply with the set or extended period for reply with 19 Leuke. Any reply received by the Office later than three months after the mailing agence plant term disjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tin till apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this o D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 11 M	arch 2010.						
2a) This action is FINAL. 2b) ☐ This							
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 1 and 3-20 is/are pending in the application	cation						
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1 and 3-20</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9)☐ The specification is objected to by the Examine	r.						
10) The drawing(s) filed on is/are: a) acce		Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) ☐ All b) ☐ Some * c) ☐ None of:							
1.☐ Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No.							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
Notice of References Cited (PTO-892)	4) Interview Summary						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da 5) Notice of Informal P						
3) Information Disclosure Statement(c) (FTO/SB/08)	at I amount of informat b	визи Асриганов					

Paper No(s)/Mail Date _____.

6) Other: _____.

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DETAILED ACTION

Claim Objections

 Claim 3 is objected to because of the following informalities: Claim 3 is currently dependent on cancelled claim 2. For examination purposes, claim 3 has been treated as dependent on claim 1. Appropriate correction is required.

Claim Rejections - 35 USC § 103

- The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- Claims 1, 3-8, 18, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over McMaster (Nondestructive Testing Handbook) in view of The Shodor Education Foundation (hereinafter 'Shodor.' Gas Laws) and Biersach (US 5.006.391).

Regarding claims 1, 4-6, 18, and 20 McMaster teaches a method of leak testing a component on at least one side of a component having a cavity, comprising on at least one side of the component to be tested, completely wetting with a film of foamforming liquid (see P27/C1/L27-38), subjecting the component to a temperature increase (see P27/C2/L40-47), and checking the component test area for a bubble formation of the testing liquid (see P27/C1/L27-38) and wherein the test component is not completely immersed. It is noted that the reference teaches heating, and it is interpreted that heating is performed by some form of irradiation.

The reference does not explicitly disclose that the component is made from a composite material consisting of at least a cover layer and a construction core having a plurality of cavities.

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Biersach discloses a new and improved honeycomb core and honeycomb panel which is fabricated from corrugated fiberglass sheet and a resin core that is filled with fiber for strength (see abstract). Biersach discloses that an internal flange 74 is extendible around the entire periphery of a first surface sheet providing hermetic sealing to the second surface sheet (see C5/L29-34). Biersach further discloses that the new and improved honeycomb sheet is usable while submerged and while floating on water (see C5/L35-42).

It would have been obvious to one of ordinary skill in the art at the time of invention to use the leak testing method of McMaster on the honeycomb core of Biersach because doing so would allow for a quality control testing method to test the hermeticity of the honeycomb disclosed by Biersach, the hermeticity of which would be essential for the water submersion and water floating uses disclosed by Biersach.

Not specifically taught by modified McMaster is the step wherein the component area to be tested is cooled before being wetted with the testing liquid and the temperature increase being effected by allowing the component to heat to room temperature.

However, McMaster discloses that in bubble emission leak tests, it is essential to apply gas pressure to one side before wetting the other surface of the pressure boundary with inspection liquid (see P27/C2/L25-36). McMaster further discloses on P27-28 that techniques used to create the gaseous pressure differential are applying pressure to gas enclosed in the interior volume of the test object, prior heating of small test objects, or applying a partial vacuum above the surface of the bubble test fluid.

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Shodor discloses the relationship of the Ideal Gas Law and further discloses that the Ideal Gas Law can be used to quantitatively determine how changing the pressure, temperature, and volume affects the system (see P2). Further, the Combined Gas Law shows that pressure and temperature of a closed system are directly proportional (see P2). For example, raising the temperature of a gas in a closed system raises the temperature. Likewise, reducing the temperature of a closed system should also proportionally reduce the pressure of that system.

As the aim of the leak testing method of McMaster is to create a pressure differential across the leak testing boundary, it would have been obvious to one of ordinary skill in the art to reduce the temperature (cool) the component to be tested before being wetted, as taught by McMaster, in order to create a larger pressure differential across the boundary of the surface, as taught by both McMaster and Shodor.

Regarding claims 1 and 5 and limitations directed to the precise temperature of heating, the references are silent to these limitations. However, the routine experimental modification of this prior art done in order to ascertain the optimum properties of disclosed leak detection fails to render the applicant's claims patentable in the absence of unexpected results. See In re Aller, 105 USPQ 233 and MPEP 2144.05. At the time of invention a person having ordinary skill in the art would have found it obvious to optimize the temperature to which to heat the component in order to balance such properties as cost, possible damage to components due to heating at excessive temperatures, and the desired boundary pressure differential. A prima facie case of obviousness may be rebutted, however, where the results of the optimizing variable,

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which is known to be result-effective, are unexpectedly good. See In re Boesch and Slaney, 205 USPQ 215.

Regarding claim 3, not specifically taught is a method, characterized in that the cooling is effected to -30°C at the most. However, the routine experimental modification of this prior art done in order to ascertain the optimum properties of disclosed leak detection fails to render the applicant's claims patentable in the absence of unexpected results. See In re Aller, 105 USPQ 233 and MPEP 2144.05. At the time of invention a person having ordinary skill in the art would have found it obvious to optimize the temperature to which to cool the component in order to balance such properties as cost, possible damage to components due to cooling at excessive temperatures, and the desired boundary pressure differential. A prima facie case of obviousness may be rebutted, however, where the results of the optimizing variable, which is known to be result-effective, are unexpectedly good. See In re Boesch and Slaney, 205 USPQ 215.

Regarding claim 7-8, the method of modified McMaster is viewed to teach the limitation wherein opposed portions of the component area to be tested are wetted with the testing liquid (see McMaster P27/C1/L27-38) and the formation of bubbles is viewed to be a 'marking'.

 Claims 8-10 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over McMaster (Nondestructive Testing Handbook) in view of The Shodor Education
 Foundation (hereinafter 'Shodor,' Gas Laws) and Biersach (US 5,006,391) as applied to

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claims 1, 3-7, 18, and 20 above, and further in view of Hirota et al. (cited in prior Action, US 3,664,965).

The following rejection of claim 8 is in the alternative.

Regarding claims 8-10 and 19, modified McMaster discloses all of the claim limitations as set forth above.

Modified McMaster does not explicitly teach the limitations of the testing liquid being sprayed or brushed to the component area being tested.

Hirota '965 discloses applying a foam-forming composition to a structure (see C1/L13-20). Hirota '965 further discloses that the composition is externally applied to structures in leak detection testing, and that bubbles of sufficient durability are formed to cling to the point of origin, allowing inspection to occur a considerable time after testing (see C1/L49-54). Additionally, Hirota '965 teaches the method:

- wherein sites exhibiting bubble formation are marked (see C3/L1-3).
- wherein the testing liquid is applied by brushing at least the component area to be tested (see C2/L65).
- wherein the testing liquid is applied by spraying at least the component area to be tested (see C2/L65).

It would have been obvious to one of ordinary skill in the art at the time of invention to substitute for the testing liquid used in the method of modified McMaster, a film of the foam-forming liquid as taught by Hirota '965, in order to allow leak origins to precisely defined and remain visible for extended time periods. It would further have been obvious to one of ordinary skill in the art at the time of invention to spray or brush

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the testing liquid as taught by Hirota '965 because doing so would have resulted in nothing more than using exemplary known methods of applying a testing liquid to a surface to achieve predictable results in liquid application.

5. Claims 11-13 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over McMaster (Nondestructive Testing Handbook) in view of The Shodor Education Foundation (hereinafter 'Shodor,' Gas Laws) and Biersach (US 5,006,391) as applied to claims 1, 3-8, 18, and 20 above, and further in view of Hirota et al. (cited in prior Action, US 4,113,673).

Regarding claims 11-13 and 15, modified McMaster discloses all of the claim limitations as set forth above. Modified McMaster does not explicitly disclose a method:

- further comprising after said testing, a step of removing the testing liquid by washing.
- wherein the washing process step is effected under pressure.
- characterized in that the washing process is mechanically assisted.
- wherein the washing step is mechanically assisted.

Hirota '673 discloses a method for leak-testing a component by applying a bubble forming substance to a test area (C5/L3-5). Hirota '673 further discloses removing the test liquid by washing with water at a pressure of 2kg/cm² (C5/L65-67). In order to pressurize the water, this process must have inherently been mechanically assisted.

It would have been obvious to one of ordinary skill in the art at the time of invention to incorporate the washing methods of modified Hirota '965, as taught by

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Hirota '673, in order to prevent the test liquid from interfering with normal operation/use of the component.

6. Claims 5, 14, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over McMaster (Nondestructive Testing Handbook) in view of The Shodor Education Foundation (hereinafter 'Shodor,' Gas Laws) and Biersach (US 5,006,391) as applied to claims 1, 3-8, 18, and 20 above, and further in view of Goldfarb et al. (cited in prior Action, US 4,553,435).

The following rejection of claims 5 and 20 is in the alternative assuming arguendo that irradiation is not taught.

Regarding claims 5, 14, and 20, modified McMaster discloses all of the claim limitations as set forth above. While modified McMaster discloses that the component (test piece) is heated, the reference does not explicitly disclose the method wherein the component is heated by irradiation or infrared irradiation.

Goldfarb teaches an infrared heating lamp (see fig. 1: infrared lamp 31) used to heat components.

It would have been obvious to one of ordinary skill in the art at the time of invention to substitute for the heater in the method of modified McMaster, an infrared heat lamp as taught by Goldfarb, because doing so would have resulted in nothing more than the simple substitution of known heating elements to obtain predictable results in heating.

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Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over
 McMaster (Nondestructive Testing Handbook) in view of Biersach (US 5.006.391).

Regarding claim 16, McMaster teaches a method of leak testing a component on at least one side of a component having a cavity, comprising on at least one side of the component to be tested, completely wetting with a film of foam-forming liquid (see P27/C1/L27-38), subjecting the component to a temperature increase (see P27/C2/L40-47), and checking the component test area for a bubble formation of the testing liquid (see P27/C1/L27-38) and wherein the test component is not completely immersed. It is noted that the reference teaches heating, and it is interpreted that heating is performed by some form of irradiation.

The reference does not explicitly disclose that the component is made from a composite material consisting of at least a cover layer and a construction core having a plurality of cavities.

Biersach discloses a new and improved honeycomb core and honeycomb panel which is fabricated from corrugated fiberglass sheet and a resin core that is filled with fiber for strength (see abstract). Biersach discloses that an internal flange 74 is extendible around the entire periphery of a first surface sheet providing hermetic sealing to the second surface sheet (see C5/L29-34). Biersach further discloses that the new and improved honeycomb sheets are usable while submerged and while floating on water (see C5/L35-42).

It would have been obvious to one of ordinary skill in the art at the time of invention to use the leak testing method of McMaster on the honeycomb core of

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Biersach because doing so would allow for a quality control testing method to test the hermeticity of the honeycomb disclosed by Biersach, the hermeticity of which would be essential for the water submersion and water floating uses disclosed by Biersach.

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over
 McMaster (Nondestructive Testing Handbook) in view of Biersach (US 5,006,391) and
 Goldfarb et al. (cited in prior Action, US 4,553,435).

The following rejection of claim 16 is in the alternative assuming arguendo that irradiation is not taught.

Regarding claim 16, modified McMaster discloses all of the claim limitations as set forth above. While modified McMaster discloses that the component (test piece) is heated, the reference does not explicitly disclose the method wherein the component is heated by irradiation or infrared irradiation.

Goldfarb teaches an infrared heating lamp (see fig. 1: infrared lamp 31) used to heat components.

It would have been obvious to one of ordinary skill in the art at the time of invention to substitute for the heater in the method of modified McMaster, an infrared heat lamp as taught by Goldfarb, because doing so would have resulted in nothing more than the simple substitution of known heating elements to obtain predictable results in heating.

Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over
 McMaster (Nondestructive Testing Handbook) in view of Biersach (US 5,006,391) or
 McMaster (Nondestructive Testing Handbook) in view of Biersach (US 5,006,391) and

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Goldfarb et al. (cited in prior Action, US 4,553,435) as applied to claim 16 above and further in view of Ueda et al. (cited in prior Action, US 2002/0012767).

Regarding claim 17, modified McMaster discloses all of the claim limitations as set forth above

The reference is silent to the cover layer being a carbon fiber fabric.

Ueda discloses that honevcomb surface layers are made from carbon fiber reinforced plastic (see [0004]).

It would have been obvious to one of ordinary skill in the art at the time of invention to incorporate carbon fibers taught by Ueda into the honeycomb material taught by modified McMaster because doing so would have provided a strong fiber material that was resistant to water as required by modified McMaster (specifically Biersach).

Response to Arguments

10. Applicant's arguments filed 3/11/10 have been fully considered but they are not persuasive. Most of applicant's arguments have been rendered moot in grounds of the new rejections applied in this Office Action. One specific argument as to the number of references applied in a rejection is still pertinent. In response to applicant's argument that the examiner has combined an excessive number of references, reliance on a large number of references in a rejection does not, without more, weigh against the obviousness of the claimed invention. See In re Gorman, 933 F.2d 982, 18 USPQ2d 1885 (Fed. Cir. 1991).

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Conclusion

 Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAMESON Q. MA whose telephone number is (571)270-7063. The examiner can normally be reached on M-F 8:30 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Marcheschi can be reached on (571)272-1374. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Michael A Marcheschi/

June 16, 2010

/Michael A Marcheschi/ Supervisory Patent Examiner, Art Unit 1797